IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CIVIL ACTION NO. 1:23-CV-270

MACKENZIE ELAINE BROWN

Plaintiffs,

v.

HENDERSON COUNTY SHERIFF'S OFFICE, et al.

Defendants.

EXHIBIT 5 DISMISSAL

STATE OF NORTH C	AROLINA	File No. 21C25 053859
HENDERSON	County	In The General Court Of Justice
NOTE: Do not use this form for cases cover		e form AOC-CR-339 instead.
Brown, Mac	ERSUS	DISMISSAL NOTICE OF REINSTATEMENT (For Offenses Committed On Or After Dec.1, 2013) G.S. 15A-302(e), -931, -93
File Number	Count No.(s)	Offense(s)
		() Registration/Inspection () Insurance ()Revoked Tag () Seatbelt
		() NOL () DWLR () Speeding () C & R
		() Unsafe movements; 20-154 () Stop Sign, Red light
		()FTA ()Other: IP
See Additional File Numbers Ar	nd Offenses on Side	
DISMISSAL		
 1. No crime is charged. 2. There is insufficient evid 3. Defendant has agreed to 		psecution for the following reasons: following charges:
in exchange for a dismis	sal of the following	charges:
(NOTE TO PROSECUTO Solution Specify) ☐ See (NISITP () VALID	DR: You must notify to G.S. 15A-147(a1) additional informati () INS. PAID ()) LEO REQEUST (DDS () REST. PAID () PLED () CODEF PLED () FSWTAP () CROSS WARRANT () INDICTMENT () COMM. SERVICE
	nor has evidence be	een introduced. (If a jury has been impaneled, or if evidence has been introduced, modify
this sentence accordingly.)		
 1. The defendant failed to a believes that the defendate 2. The defendant has been 3. The defendant has entern Article 82 of G.S. Chapte 	ppear for a criminal ant cannot readily be indicted and canno ed into a deferred p r 15A.	of readily be found to be served with an Order For Arrest. Prosecution agreement with the prosecutor in accordance with the provisions of
		or can no longer dismiss charges with leave for defendants found incapable to proceed.
complete and sign the form whe Also, in accordance with G.S. 15 written dismissal of the charges	n the charges are oral 5A-931(a1), unless the against the defendant t is in custody, the wri	ecutor when the dismissal occurs out of court. The better practice is for the prosecutor to lly dismissed in open court. If defendant or the defendant's attorney has been otherwise notified by the prosecutor, a t must be served in the same manner prescribed for motions under G.S. 15A-951. If the itten dismissal shall also be served by the prosecutor on the chief officer of the custodial
te Name Of Prosec	utor (type or print) O HB LM CN	AC JTW Signature Of Prosecutor
100	J IID LIVI CIV	May 31" W
REINSTATEMENT This case, having previously bee	en dismissed with le	eave as indicated above, is now reinstated for trial.
	utor (type or print)	Signature Of Prosecutor
 AOC-CR-3678See√1323-670DQ27i	OEMB-WECH	